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September 7, 2007

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Via ECFS

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20006-1809

Re: AM Directional Antenna Performance Verification Coalition
Ex Parte Presentation MM Docket No. 93-177

Dear Ms. Dortch:

The AM Directional Antenna Performance Verification Coalition (“Coalition”), by its attorneys, hereby provides notice pursuant to Section 1.1206(b) of the Commission’s Rules (47 C.F.R. § 1.1206(b)) of an oral *ex parte* presentation made on September 6, 2007 in the above captioned proceeding.

Coalition members Raymond C. Benedict, representing CBS Radio Inc., Ron Rackley of du Triel, Lundin & Rackley, Inc., and Benjamin Dawson of Hatfield & Dawson Consulting Engineers, LLC, together with undersigned counsel, discussed with Ann Gallagher of the FCC’s Audio Division a clarification and modification Section (a)(2) of the Coalition’s proposed rule under Part 17 relating to construction near or installation on an AM broadcast antenna system or tower. Based on that discussion, the Coalition has revised the proposed rule to separate the discussion of directional and omnidirectional antennas and to provide that an antenna tower or support structure must be located within 1.2 wavelengths, as opposed to 1 wavelength, of an omnidirectional AM antenna in order to be considered in the “immediate vicinity” of that omnidirectional AM antenna.

The revised proposed rule has been submitted to the FCC today in Supplemental Reply Comments in MM Docket No. 93-177.



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Should there be any questions concerning this matter, please contact the undersigned.

Respectfully submitted,

John D. Poutasse

cc: Ann Gallagher, Audio Division (via electronic mail)